

Wendy Alison Nora
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Hearing Date: November 7, 2013
Hearing Time: 2:00 p.m. EST

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:

Residential Capital, LLC *et al.*,
Debtors

Chapter 11
Case No. 12-12020 (MG)
Administratively Consolidated

**DECLARATION IN SUPPORT OF
RESPONSE TO DEBTORS' OBJECTION TO
NORA PROOFS OF CLAIM #1 IN THE COURT REGISTRY OR #2 IN
THE PRIVATE CLAIMS REGISTRY OPERATED BY KURTZMAN CARSON, LLC
(KCC, LLC) AND #440 IN THE KCC, LLC PRIVATE CLAIMS REGISTRY
(NOTICE: THIS MOTION IS NOT TO BE DETERMINED BY
JUDGE MARTIN GLENN WHO HAS DISPLAYED EXTREME BIAS AND PREJUDICE
AGAINST THE MOVANT BY THREATENING HER WITH BODILY SEIZURE AND
REMOVAL FROM THE COURT PROCEEDINGS ON OCTOBER 9, 2013 WITHOUT
PROBABLE CAUSE, REVOKED HER PRO HAC VICE ADMISSION WITHOUT NOTICE
AND OPPORTUNITY TO BE HEARD, FILED A SUBSEQUENT SUA SPONTE ORDER TO
SHOW CAUSE *POST FACTO* PURPORTING TO ACCORD THE OPPORTUNITY FOR
HEARING ON THE PRO HAC VICE ADMISSION AFTER THE REVOCATION THEREOF
WITHOUT CAUSE OR HEARING, ON FALSE AND FICTITIOUS GROUNDS AND UPON
A PATTERN OF CONDUCT IN THESE PROCEEDINGS WHICH HAS ESCALATED TO
THE POINT OF COMPLETE EXPOSURE OF JUDGE GLENN'S ACTUAL BIAS AGAINST
THE RIGHTS OF HOMEOWNERS TO BE HEARD IN THESE PROCEEDINGS, WHICH
RIGHTS ARE DESCRIBED BY JUDGE GLENN AS "*RIGHTS, IF ANY*")¹
(ALL RIGHTS RESERVED)**

Wendy Alison Nora declares under penalty of perjury under 28 USC sec. 1746 that the

¹ See Order to Show Cause Why Pro Hac Vice Admission of Wendy Alison Nora Should Not Be Revoked (Doc. 5330) dated October 10, 2013 at page 5, ¶1 which provides that the "rights, if any," of homeowner clients, who she represented prior to the October 9, 2013 *sua sponte* revocation of the *pro hac vice* admission, should be addressed in her Response to the *post facto rule nisi* proceedings initiated *sua sponte* by Judge Glenn after he displayed extreme prejudice against this Claimant and her clients.

facts stated in her Response to the Debtors' Objection to her Proofs of Claims#1 and #440 are true and correct to the best of her knowledge, information and belief and that she created the attached Exhibit A by cutting and pasting the data published on the Papas Claim #242 and Nora Claims on the KCC, LLC website on October 7, 2013 into a word processing document because the published data could not be saved in text or PDF format from the website.

Dated at Madison, Wisconsin this 19th day of October, 2013.

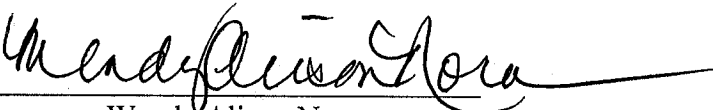

Wendy Alison Nora

EXHIBIT A

7/2/2012 242 Paul N. Papas II \$10,000,000,000.00
Secured Residential Capital, LLC 12-12020 The Claim is Not Properly Asserted
Against Rescap, and The Claim is Not Supported by Sufficient Documentation

5/18/2012 2 Wendy Alison Nora \$10,000,000,000.00
General Unsecured Residential Capital, LLC 12-12020 The Claims are Barred by the
Judgments Against Nora in the Wisconsin Litigation, The Rooker-Fledman Doctrine Applies, and
The Claims are Defective as Pleadings N IMAGE
(2661 k)

8/29/2012 440 Wendy Alison Nora \$119,000.00 Secured
Residential Funding Company, LLC 12-12019 The Claims are Barred by the
Judgments Against Nora in the Wisconsin Litigation, The Rooker-Fledman Doctrine Applies, and
The Claims are Defective as Pleadings N